

GASOLINE CONSUMER SALES CONTRACT



THIS CONTRACT, dated Janua	ary 29				IL COMPANY, a Delaware
corporation with offices at. 1219 West	Lake Avenue Nor	rth	.in Seattl	.e.11Was	ington
(herein called "Shell"), and Kaiser (lypsum Company,	Inc.	a .Ç01	poration	with offices at
5931 East Marginal Way	in Seattle 4	, Washi	ngton		., (herein called "Buyer"),
WITNESSETH:					•
1. PRODUCTS-QUANTITIES: She such quantities as Buyer shall order fro specified in the following schedule, but no and maximum quantities specified in the s	m time to time duri	ing the per ept at Shell	iod of this Cor 's option), dur	ntract, of the i	espective "Shell" gasolines
PRODUCT	PLACE OF DELIV	ERY M	QUANTITIES INIMUM	(Gallons) MAXIMUM	SHELL'S POSTED PRICE (Name)
Shell Gasoline and Shell Premium Gasoline	5931 E. Margin Seattle, Washi	nal Way ngton	15,000	25,000	Commercial/Dealer Net tank truck price schedule.
2. PRICES: The price per gallon for place in the schedule, in effect on the data place are customarily made hereunder. I Shell Premium Gasoline. 3. TERMS: Terms of payment shall be altered or revoked by Shell at any time.	te of delivery, as portess \$.02 per gall be cash on deliverne.	sted at Sh allon or y or such	ell's distributi n Shell G e credit terms a	ing plant from soline, eas may be extended	n which deliveries to such and \$.025 per gallonended by Shell, which may
4. DELIVERIES: Buyer shall pure tities during each calendar month. Deliver places of delivery specified in the schedu not be obligated to make any delivery at ment of any of the truck tanks in which or provide at such place of delivery suitable deliveries through hose from such trucks	ries shall be made by ale, at any time duri any place of deliver deliveries are ordinar tank or tanks, with	y Shell by ing normal y: (a) in a ilv made l	tank truck into business hous my quantity le by Shell hereu	o Buyer's tank rs that Shell i ess than the fu inder, or (b)	or tanks at the respective may select; but Shell shall ll capacity of one compart- when Buyer has failed to
5. PERIOD: This Contract shall be					
and ending on December 31 Shell may terminate this Contract at the (90) days' prior notice. Whenever used I period of this Contract, or any anniversative period of this Contract which is less the pro rata portions of those specified in the	nerein, "contract-year ry thereof, and endin han a contract-year, t	r means and good on the ne	ny year begini ext succeeding	nng on the beg anniversary t	hereof. For any balance of
ARTICLES 6 THROUGH 14 APPE MADE A PART OF THIS CONTRACT.	ARING ON THE BA	CK OF TH	IS SHEET A	RE HEREBY 1	NCORPORATED IN AND
IN WITNESS WHEREOF, this Con	ntract is executed as	of the dat	e first herein	written.	
Negotiated by:		SHELL (OIL COMPAN	Ourh	
	Shell's Salesman	117		"Shell"	
		Kaiser	Gypsum C	ompany, Ir	l c.
01235-10 (Rev. 5-55) Printed in U.S.A.		Ву	P C	Buyer"	<i></i>

- 6. RESALE: Buyer represents that the products purchased hereunder are for Buyer's own consumption and will not be sold or offered for sale by Buyer; and if any of such products are sold or offered for sale by Buyer, Shell shall have the right to suspend deliveries hereunder or to terminate this Contract by notice to Buyer.
- 7. TAXES: Any tax, duty, charge or fee, now or hereafter levied on the products sold hereunder, or on the raw or processed products from which the products sold hereunder are manufactured or blended, or on Shell, or required to be paid or collected by Shell, by reason of the production, manufacture, blending, inspection, storage, withdrawal, sale, distribution, transportation, delivery or use of said products, or any feature thereof, shall be paid by Buyer, in addition to the prices specified herein, insofar as the same is not expressly included in such prices.
- 8. CLAIMS: Shell shall have no liability to Buyer for any defect in quality or shortage in quantity of products delivered hereunder, unless: (1) Buyer gives Shell notice of Buyer's claim within forty-eight (48) hours after delivery of the products in question, or in case of any latent defect in quality, within forty-eight (48) hours after Buyer's discovery of such defect; and (2) Shell is given reasonable opportunity to inspect such products. Shell shall have no liability to Buyer for any other claim and Buyer shall have no liability to Shell for any claim (except for indebtedness or relating to equipment), arising directly or indirectly out of or in connection with this Contract or any sales or deliveries of gasoline by Shell to Buyer hereunder, unless the claimant gives the other party notice of the claim within ninety (90) days after the date of the sale, delivery or other transaction or occurrence giving rise to the claim. Every notice of claim shall set forth fully the facts on which the claim is based.
- 9. PRODUCT CHANGE AND DISCONTINUANCE: Shell shall have the right, at any time, to change the grade, specifications, characteristics, brand or trade name or other distinctive designation of any product covered by this Contract, and such products as so changed shall remain fully subject to this Contract. Shell shall have the right at any time to discontinue the sale of any product covered by this Contract at the refinery, terminal, bulk plant or other place from which deliveries are normally made hereunder, and thereby be relieved of any further obligation hereunder with respect thereto.
- 10. EXCUSES FOR NONPERFORMANCE: Either party hereto shall be excused from its obligations hereunder if its performance thereof is delayed or prevented: (1) by any circumstance reasonably beyond such party's control, or (2) by fire, explosion, breakdown of machinery or equipment, riots, strikes, labor disputes, voluntary or involuntary compliance with any law, order, regulation, recommendation or request of any governmental authority or person purporting to act thereunder, total or partial failure of the usual means of transportation of the products to be sold hereunder, or inability to obtain materials used in their manufacture. If, by reason of any of the foregoing, there should be a shortage of or interference with supplies from any of Shell's sources of supply for any place or places (whether or not named herein as places for delivery): (a) Shell shall have no obligation to purchase supplies to enable it to perform this Contract, but may apportion its available supplies among buyers (whether contract or non-contract) in such manner as it, in its judgment, deems equitable, (b) the undelivered quantities shall be deemed cancelled and shall not be required to be made up upon the resumption of full deliveries hereunder, and (c) Buyer shall be free to purchase from other suppliers any deficiencies hereunder caused by the operation of this article.
- 11. ASSIGNABILITY: Neither this Contract nor any claim against Shell arising directly or indirectly out of or in connection with this Contract shall be assignable by Buyer or by operation of law, except with the written consent of Shell.
- 12. REMEDIES-WAIVER: In the event of any breach by Buyer of any of the provisions of this Contract, or any default by Buyer in the payment of any indebtedness to Shell, whether under this Contract or otherwise, or any voluntary or involuntary bankruptcy, receivership, insolvency or reorganization proceedings of or against Buyer, or Buyer's death, disappearance, insanity or incarceration: Shell shall have the right, in addition to any other rights or remedies it may have, to suspend deliveries hereunder or to terminate this Contract by notice to Buyer. Shell's right to require strict performance of Buyer's obligations hereunder shall not be affected in any way by any previous waiver, forbearance or course of dealing.
- 13. NOTICES: All notices hereunder shall be in writing, and may be given to Buyer by personal service or regular mail or to either Buyer or Shell by registered mail or telegram, and, in the latter instances, shall be deemed given when the letter is deposited in the mail or the telegram filed with the telegraph company, postage or charges prepaid, and addressed to the party for whom intended at such party's address first herein specified, or at such other address as may be substituted therefor by proper notice hereunder.
- 14. ENTIRETY-RELEASE-EXECUTION: This Contract comprises the entire agreement between Shell and Buyer, and there are no agreements, understandings, conditions, warranties or representations, oral or written, express or implied, concerning the subject matter or in consideration hereof, that are not merged herein or superseded hereby. All prior contracts between Shell and Buyer concerning the subject matter hereof are hereby terminated as of the beginning date of the period hereof; and Shell and Buyer hereby release each other from all claims which each now has against the other, whether or not now known to either arising directly or indirectly out of or in connection with any such prior contract or any sales or deliveries of petroleum products by Shell to Buyer thereunder, prior to said beginning date, excepting, however, claims of Shell against Buyer for indebtedness or relating to equipment. Neither this Contract nor any subsequent agreement amending or supplementing this Contract shall be binding on Shell unless and until it has been signed in Shell's behalf by a representative duly authorized by its Board of Directors; and commencement of performance hereunder or under any such subsequent agreement shall not constitute a waiver of this requirement.